#### PATENT APPLICATION

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q87635

Toshihiko OKAMOTO, et al.

Appln. No.: 10/533,309

Group Art Unit: 1796

Confirmation No.: 4780

Examiner: Robert S. LOEWE

Filed: January 5, 2006

For: CURABLE COMPOSITION AND METHOD FOR IMPROVING RECOVERY

PROPERTIES AND CREEP PROPERTIES

# INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.97 and 1.98

# MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereby notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached PTO/SB/08 (modified) form and/or listed herein and which the Examiner may deem material to patentability of the claims of the above-identified application.

One copy of each of the listed documents is submitted herewith, except for the following: U.S. patents and/or U.S. patent publications; and co-pending non-provisional U.S. applications filed after June 30, 2003.

The present Information Disclosure Statement is being filed (without a Statement Under 37 C.F.R § 1.97(e)) after the later of three months from the application's filing date and the mailing date of the first Office Action on the merits, but before a Final Office Action, Notice of Allowance, or an action that otherwise closes prosecution in the application (whichever is earlier), and therefore the fee of \$180.00 under 37 C.F.R. § 1.17(p) is being remitted.

### INFORMATION DISCLOSURE STATEMENT

UNDER 37 C.F.R. §§ 1.97 and 1.98

U.S. Appln. No.: 10/533,309

In compliance with the concise explanation requirement under 37 C.F.R. § 1.98(a)(3) for foreign language documents, Applicant submits the following explanations: Applicant is providing English-language abstracts and computer-generated translations for JP 05-039428 and JP 2001-181532, which constitute a concise statement of the relevance of these documents.

Attorney Docket No.: Q87635

Documents with Cite Nos. 1 to 6 were cited by the Examiner in copending U.S. Application No. 11/091,509, published as U.S. 2005/0171315.

Documents with Cite Nos. 7 to 10 and 19 were cited in copending U.S. Application No. 10/555,416, published as U.S. 2006/0252903.

Documents with Cite Nos. 11-13, 21 and 22 were cited in copending U.S. Application No. 10/568,616, published as U.S. 2006/0199933.

The document with Cite No. 14 was cited in copending U.S. Application No. 11/547,028, published as U.S. 2007/0203297.

The document with Cite No. 20 was cited in copending U.S. Application No. 11/794,053, published as U.S. 2008/0188624.

The document with Cite No. 23 was cited in copending U.S. Application No. 11/547,030, published as U.S. 2008/0269405.

The documents with Cite Nos. 24 to 30 were cited in a Third Party Observation for a family patent JP Application No. 2006-239234. A copy of the Third Party Observation is enclosed.

Abstracts and computer-generated English translations are enclosed for the documents with Cite Nos. 24 to 29.

In addition, JP 9-272714 corresponds to U.S. 5,986,014, JP 11-130931 corresponds to U.S. 6,552,118, JP 11-100433 corresponds to U.S. 6,407,146, and WO 00/056817 corresponds to U.S. 6,703,442.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicant does not

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U.S. Appln. No.: 10/533,309

waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

Registration No. 25,430

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